

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

UNITED STATES OF AMERICA,) CASE NO.: 05-82M
Plaintiff,)
v.) DETENTION ORDER
DAVID GLENN HARRISON,)
Defendant.)

Offense charged:

Felon in Possession of a Firearm

Date of Detention Hearing: June 7, 2005

18 The Court, having conducted a detention hearing pursuant to 18 U.S.C. § 3142(f), and
19 based upon the factual findings and statement of reasons for detention hereafter set forth, finds
20 that no condition or combination of conditions which defendant can meet will reasonably assure
21 the appearance of defendant as required and the safety of other persons and the community.

FINDINGS OF FACT AND STATEMENT OF REASONS FOR DETENTION

23 (1) The Complaint charges that defendant, having been previously convicted of the
24 felony of Malicious Placement of an Explosive Device 2nd Degree in King County, knowingly
25 possessed a .38 caliber revolver on December 7, 2004. At the time he was arrested, it is alleged
26 that the revolver was found in the vehicle in which defendant was a passenger with a round of

01 ammunition in each chamber and with four of six rounds having been fired.

02 (2) In the Pretrial Services Report, criminal records are cited that reflect prior offenses
03 including forgery, malicious harassment (which the AUSA proffers was in the nature of a hate
04 crime), escape in the 2nd degree, and the above-referenced explosives charge. He was also charged
05 in state court with a firearms offense apparently arising out of the instant circumstances, for which
06 he served time in custody.

07 (3) The AUSA proffers that while in custody, the defendant relayed his intention in an
08 intercepted letter to kill a King County Deputy involved in a shooting in which the defendant's
09 brother was killed. The Pretrial Report indicates that the Department of Corrections lists the
10 defendant as an active member of a security threat group, and indicates that he was non-compliant
11 while under supervision with the DOC, including failure to report, failure to abide by curfew, and
12 drug use.

13 (4) The defendant poses a risk of nonappearance based on a history of noncompliance
14 with supervision and a prior escape conviction. He poses a risk of danger due to criminal history,
15 the nature of the charges, his affiliation with a security threat group, and alleged prior threats to
16 law enforcement.

17 (5) There does not appear to be any condition or combination of conditions that will
18 reasonably assure the defendant's appearance at future Court hearings while addressing the danger
19 to other persons or the community.

20 It is therefore ORDERED:

- 21 (1) Defendant shall be detained pending trial and committed to the custody of the
22 Attorney General for confinement in a correction facility separate, to the extent
23 practicable, from persons awaiting or serving sentences or being held in custody
24 pending appeal;
- 25 (2) Defendant shall be afforded reasonable opportunity for private consultation with
26 counsel;

- 01 (3) On order of a court of the United States or on request of an attorney for the
02 Government, the person in charge of the corrections facility in which defendant is
03 confined shall deliver the defendant to a United States Marshal for the purpose of
04 an appearance in connection with a court proceeding; and
05 (4) The clerk shall direct copies of this Order to counsel for the United States, to
06 counsel for the defendant, to the United States Marshal, and to the United States
07 Pretrial Services Officer.

08 DATED this 8th day of June, 2005.

09 
10 Mary Alice Theiler
11 United States Magistrate Judge